機械類產品申請免驗證辦法

(中華民國 103 年 11 月 21 日勞職授字第 10302015621 號令發布全文 17 條
中華民國 106 年 1 月 25 日勞職授字第 1060200141 號令訂定發布第 5 條附表
中華民國 111 年 10 月 7 日勞職授字第 1110205566 號令修正發布第 10、17 條條文)

Regulations Governing Exemption from Certification for Mechanical Products

(17 Articles adopted and promulgated in full by Ministerial Order on	ι January 1, 2015.
Articles 10 and 17 amended and promulgated by Ministerial Order on O	October 7, 2022)

第 1 條 本辦法依職業安全衛生法(以下簡稱本法)第八條第五項規定訂定之。 Article 1 These Regulations are established in accordance with Paragraph 5, Article 8 of the Occupational Safety and Health Act (the Act). 第 2 條 符合本法第八條第二項第一款或第二款規定者,免驗證。 Article 2 Certification is exempted for conditions specified in Subparagraphs 1 and 2, Paragraph 2, Article 8 of the Act. 第 3 條 本法第八條第二項第三款及第四款之產品,其進口報單單一項文之金額在美金 一百元以下,或同一報單同規格型式之數量未逾二件,且以郵包寄遞或旅客入 境随身行李者,免驗證,並由海關逐子放行。 Article 3 Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage. 第 4 條 報驗義務人對於本法第八條第二項第三款之規定,向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。 Article 4 The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subaragraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in their original form.		
Article 8 of the Occupational Safety and Health Act (the Act). 第 2 條 符合本法第八條第二項第一款或第二款規定者、免驗證。 Article 2 Certification is exempted for conditions specified in Subparagraphs 1 and 2, Paragraph 2, Article 8 of the Act. 第 3 條 本法第八條第二項第三款及第四款之產品,其進口報單單一項次之金額在美金 一百元以下,或同一報單同規格型式之數量未逾二件,且以郵包寄遞或旅客入 壞随身行李者、免驗證,並由海關還予放行。 Article 3 Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage. 第 4 條 報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 Article 4 The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in	第1條	本辦法依職業安全衛生法(以下簡稱本法)第八條第五項規定訂定之。
第 2 條 符合本法第八條第二項第一款或第二款規定者、免驗證。 Article 2 Certification is exempted for conditions specified in Subparagraphs 1 and 2, Paragraph 2, Article 8 of the Act. 第 3 條 本法第八條第二項第三款及第四款之產品,其進口報單單一項次之金額在美金 一百元以下,或同一報單同規格型式之數量未逾二件,且以郵包寄遞或旅客人 境應身行李者,免驗證,並由海關運予放行。 Article 3 Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage. 第 4 條 報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 Article 4 The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in	Article 1	These Regulations are established in accordance with Paragraph 5,
Article 2 Certification is exempted for conditions specified in Subparagraphs 1 and 2, Paragraph 2, Article 8 of the Act. 第 3 條 本法第八條第二項第三款及第四款之產品,其進口報單單一項次之金額在美金 一百元以下,或同一報單同規格型式之數量未逾二件,且以郵包寄遞或旅客入 境隨身行李者,免驗證,並由海關還予放行。 Article 3 Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage. 第 4 條 報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出嚴竭或輸入前,得向中央主管機關申請免驗證。 Article 4 The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		Article 8 of the Occupational Safety and Health Act (the Act).
and 2, Paragraph 2, Article 8 of the Act. 第 3 條 本法第八條第二項第三款及第四款之產品,其進口報單單一項次之金額在美金 一百元以下,或同一報單同規格型式之數量未逾二件,且以郵包寄遞或旅客人 境随身行李者,免驗證,並由海關還予放行。 Article 3 Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage. 第 4 條 報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務入得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。 Article 4 The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in	第2條	符合本法第八條第二項第一款或第二款規定者,免驗證。
第 3 條 本法第八條第二項第三款及第四款之產品,其進口報單單一項次之金額在美金 一百元以下,或同一報單同規格型式之數量未逾二件,且以郵包寄遞或旅客入 境應身行李者,免驗證,並由海關選予放行。 Article 3 Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage. 第 4 條 報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 Article 4 The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in	Article 2	Certification is exempted for conditions specified in Subparagraphs 1
一百元以下,或同一報單同規格型式之數量未逾二件,且以郵包寄遞或旅客入 境隨身行李者,免驗證,並由海關運予放行。Article 3Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage.第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出嚴場或輸入前,得向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		and 2, Paragraph 2, Article 8 of the Act.
境随身行李者,免驗證,並由海關逕予放行。Article 3Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage.第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。M械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in	第3條	本法第八條第二項第三款及第四款之產品,其進口報單單一項次之金額在美金
Article 3Certification is exempted and released directly by the Customs for products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage.第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		一百元以下,或同一報單同規格型式之數量未逾二件,且以郵包寄遞或旅客入
products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage.第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		境隨身行李者,免驗證,並由海關逕予放行。
of the Act, under the condition that the declared value of every single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage.第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。梯械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in 	Article 3	Certification is exempted and released directly by the Customs for
single item on the import declaration form is under US\$100 or the quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage.第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		products specified in Subparagraphs 3 and 4, Paragraph 2, Article 8
quantity of products with the same type on the same import declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage.第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		of the Act, under the condition that the declared value of every
declaration form does not exceed 2 pieces, and are delivered by parcel post or taken by passengers as carry-on baggage.第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported.The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		single item on the import declaration form is under US\$100 or the
parcel post or taken by passengers as carry-on baggage.第4條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		quantity of products with the same type on the same import
第 4 條報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內 產製運出廠場或輸入前,得向中央主管機關申請免驗證。 機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		declaration form does not exceed 2 pieces, and are delivered by
產製運出廠場或輸入前,得向中央主管機關申請免驗證。機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		parcel post or taken by passengers as carry-on baggage.
楼械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得 依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。 Article 4 The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in	第4條	報驗義務人對於本法第八條第二項第三款至第五款所定之機械類產品,於國內
依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported.The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		產製運出廠場或輸入前,得向中央主管機關申請免驗證。
Article 4The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		機械類產品有輸入供加工、組裝後輸出或原件再輸出之情事者,報驗義務人得
for exemption from certification for mechanical products specified in Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		依本法第八條第二項第五款之規定,向中央主管機關申請免驗證。
Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in	Article 4	The obligatory applicant may apply to the central competent authority
are transported out of the production premises if they are domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		for exemption from certification for mechanical products specified in
domestically manufactured or before they are imported. The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		Subparagraphs 3 to 5, Paragraph 2, Article 8 of the Act before they
The obligatory applicant may apply to the central competent authority for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		are transported out of the production premises if they are
for exemption from certification for mechanical products in accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		domestically manufactured or before they are imported.
accordance with Subparagraph 5, Paragraph 2, Article 8, if they are imported and exported after further processing or assembly or in		The obligatory applicant may apply to the central competent authority
imported and exported after further processing or assembly or in		for exemption from certification for mechanical products in
		accordance with Subparagraph 5, Paragraph 2, Article 8, if they are
their original form.		imported and exported after further processing or assembly or in
		their original form.

	1
第5條	報驗義務人應檢具免驗證申請書及相關證明文件,向中央主管機關申請免驗
	證;其檢具之文件不齊全,經中央主管機關限期補正,屆期未補正者,不予受
	理。
	報驗義務人申請輸入品之免驗證,得以同一進口報單所載機械類產品,為同一
	申請案。
	保稅區工廠產製品輸往課稅區者,準用前二項規定提出申請。
Article 5	The obligatory applicant seeking exemption from certification shall
	apply to the central competent authority by completing an application
	form and providing related supporting documents. The application
	shall be denied if deficiencies in the supporting documents are not
	corrected within the time limit specified by the central competent
	authority.
	An application for exemption from certification may cover all
	mechanical products specified in the same import form.
	Products manufactured by a factory located within a bonded commodity
	zone to be transported to taxed zones, the preceding two paragraphs
	shall apply mutatis mutandis.
第6條	免證驗之申請,經中央主管機關審查核准者,應發給同意免驗證通知書;未核
	准者,應予駁回。
Article 6	The central competent authority shall issue an exemption from
	certification notice to the applicant after the application is
	approved. The application shall be denied if not approved.
第7條	
	人得於六個月內檢具相關證明文件,向中央主管機關申請免驗證專用證號代
	碼,並以一次為限。
	報驗義務人檢具下列文件,經中央主管機關審查核准者,不受前項申請次數之
	一、供科技研發或測試用產品:科技研發或測試之計畫書、產品存置場所及相
	關佐證文件。
	二、商業樣品或展覽品:中央目的事業主管機關所轄促進貿易機構辦理展覽之
	二、同末保加以夜夏加·十八日切爭末工官极漸所指促進負勿機構辦生夜夏之 計畫書、產品存置場所及相關證明文件。
Antiala 7	
Article 7	When the obligatory applicant intends to import products that are
	specified in Subparagraphs 3 and 4, Paragraph 2, Article 8 of the Act
	and are with the same specifications and types, he may apply for a
	code for exemption from certification by providing related supporting
	documents within 6 months. The application is limited to one time
	only.
	Where the obligatory applicant provides the following documents and

	the application is approved by the central competent authority, the
	limit mentioned in the preceding paragraph shall not apply:
	1.For products for use in scientific research and development or in
	testing activities: the scientific research and development plan or
	testing plan, information on locations where the products are
	stored and related supporting documents.
	2.For commercial samples or products for exhibition: exhibition plan
	of trade facilitating associations under the jurisdiction of
	relevant authority of the central government, information on
	location where the products are stored and related supporting
	documents.
第8條	輸入依本法第八條第二項第三款至第五款規定申請核准之機械類產品者,中央
	主管機關應先行指定公告其免驗證通關證號代碼。
	報驗義務人經核准免驗證者,得於進口報單輸入許可證號碼欄,自行填報前項
	公告之免驗證通關證號代碼。
	海關對於前項通關資料,經單證比對相符後,通關放行。
Article 8	For mechanical products that have been approved to be imported in
	accordance with Subparagraphs 3-5, Paragraph 2, Article 8 of the Act,
	the central competent authority shall announce in advance the
	designated codes of exemption from certification for customs
	clearance.
	Where the application for exemption from certification is approved,
	the obligatory applicant may enter the announced codes in the column
	of import license number in the import customs declaration form.
	The Customs shall release the products after confirming that the data
	mentioned in the preceding paragraph is correct.
第9條	輸入或國內產製之機械類產品,業經公告列入型式驗證品目者,不得申請免驗
	證。但符合本法第八條第二項第三款至第五款之免驗證規定者,或供加工、組
	裝後復運出口或原件再輸出之產品,不在此限。
Article 9	Exemption from certification shall not be allowed for mechanical
	products that are announced to be subject to type certification,
	including the import or domestic-manufacturing of such products,
	except where they comply with the provisions concerning exemption
	from certification stated in Subparagraphs 3-5, Paragraph 2, Article
	8 of the Act, or they are imported and exported after further
	processing or assembly or in their original form.
第 10 條	輸入供加工或組裝後復運出口或原件再輸出之機械類產品,報驗義務人應於免
	驗證通知書送達後六個月內出口,並檢具出口證明文件,向中央主管機關申請

銷案。但不能檢具證明文件經中央主管機關核准者,得檢具切結書辦理銷案 報驗義務人不能於前項規定期間銷案者,應於期間屆滿前向中央主管機關申 展延,其展延期間最長為六個月,並以一次為限。但必要時,得再延展一次 報驗義務人逾前二項所定期間仍未完成銷案者,中央主管機關應通知報驗義 人補辦型式驗證、退運或監督銷燬,並副知海關;未依通知辦理者,同規格 式機械類產品之下批次免驗證申請案不予核准。 報驗義務人依第一項但書辦理銷案者,應建立產銷文件,並保存三年備查。	請 。 務
展延,其展延期間最長為六個月,並以一次為限。但必要時,得再延展一次 報驗義務人逾前二項所定期間仍未完成銷案者,中央主管機關應通知報驗義 人補辦型式驗證、退運或監督銷燬,並副知海關;未依通知辦理者,同規格 式機械類產品之下批次免驗證申請案不予核准。	。 務
報驗義務人逾前二項所定期間仍未完成銷案者,中央主管機關應通知報驗義 人補辦型式驗證、退運或監督銷燬,並副知海關;未依通知辦理者,同規格 式機械類產品之下批次免驗證申請案不予核准。	務
人補辦型式驗證、退運或監督銷燬,並副知海關;未依通知辦理者,同規格 式機械類產品之下批次免驗證申請案不予核准。	
式機械類產品之下批次免驗證申請案不予核准。	型
我我们不成为了真臣自깨星娟来自 恋足卫星娟人们 亚小门二十册旦	
Article 10 For products that are imported and exported after further process	ng
or assembly or in their original form, the obligatory applicant sh	all
have the products exported within 6 months upon receipt of the not	ice
of exemption from certification, and report to the central compete	nt
authority for closing the case by submitting related export	
documents. Where the presentation of export documents is not possi	ble
and an approval from the central competent authority is obtained,	an
affidavit shall be made by the applicant for purpose of closing the	e
case.	
Where the obligatory applicant is not able to report to the centra	1
competent authority to close his case within the 6-month period	
specified in the preceding paragraph, he is required to apply to t	he
central competent authority for an extension of up to 6 months. A	
second extension may be applied for if necessary.	
Where the obligatory applicant is not able to have his case closed	hv
the central competent authority within the time limit mentioned in	-
the preceding two paragraphs, the central competent authority shall	
notify the obligatory applicant to apply for type certification, s	
back the products or destroy the products under surveillance. A co	
of the notice shall be made to the Customs. If the obligatory	ру
applicant does not take actions according to the notice, the same	
specifications and types of his products listed in the next	
application for exemption from certification shall be denied.	
For purpose of closing the case in accordance with proviso of	
Paragraph 1 of this Article, the obligatory applicant shall keep	
related production and distribution documents for 3 years for non-	
periodic checks by the central competent authority or labor	
inspection bodies.	
第 11 條 輸入或國內產製品,經准予免驗證,而有下列情形之一者,報驗義務人應建	
產品之產銷文件、出口證明文件、成品之型式驗證合格證明等相關文件,並	保
存三年備查:	

	一、非供實際使用或作業用途之商業樣品、展覽品。
	二、供加工、組裝用之零組件、配件,其驗證須以加工組裝後成品執行,且驗
	證實施規範與其成品之驗證實施規範相同者。
Article 11	For products, imported or domestically manufactured, that are
	approved to be exempted from certification, the obligatory applicant
	shall maintain the production and marketing records, export
	documents, type certification of final products, etc. for 3 years
	under any of the following circumstances:
	1. Commercial samples or products for exhibition that are not to be
	used or put into operation, or
	2. Components or accessories for further processing or assembly,
	certification of which shall be performed on final products after
	assembly or processing and the certification criteria are the
	same as those of the final products.
第 12 條	輸入非供實際使用或作業用途之之商業樣品或展覽品,已依第七條之規定准予
	免驗證者,報驗義務人應於免驗證產品本體明顯處標示或附加「不得銷售或禁
	止設置」之字樣。
Article 12	Where the obligatory applicant imports commercial samples or products
	for exhibition that are not to be used or put into operation and
	obtains approval for exemption from certification, the words "Not For
	Sale or Installation" shall be applied in a prominent place on the
	body of the product.
第 13 條	准予免驗證之機械類產品,報驗義務人不得變更其用途。但有特殊原因須變更
	用途,且其用途符合本法第八條第二項第三款至第五款者,報驗義務人應向中
	央主管機關申請核准。
	前項產品之免驗證事由消失時,報驗義務人應立即向驗證機構補辦型式驗證。
Article 13	For mechanical products that are approved to be exempted from
	certification, the obligatory applicant shall not change their
	purpose of use. If there are special reasons that make it necessary
	to change the purpose of use and the new purpose of use complies with
	Subparagraphs 3-5, Paragraph 2, Article 8 of the Act, the obligatory
	applicant shall apply to the central competent authority for
	approval.
	The obligatory applicant shall apply to the central competent
	authority for type certification immediately after the reasons for
	exemption from certification mentioned in the preceding paragraph no
	longer exist.
第 14 條	經准予免驗證之機械類產品,除依規定補辦型式驗證合格者外,不得提供國內

	工作者使用。
	經准予免驗證之機械類產品,報驗義務人應自負其產品安全之責任,中央主管
	機關、勞動檢查機構或經委託之專業團體得隨時派員查核。
Article 14	Mechanical products that are granted exemption from certification
	shall not be provided for use by workers, except where they are type
	certified in accordance related requirements.
	The obligatory applicant shall be solely responsible for the safety
	of mechanical products exempted from certification. The central
	competent authority, labor inspection bodies or commissioned
	professional groups may conduct on-site audits at any time.
第 15 條	中央主管機關發現報驗義務人以詐欺、虛偽不實或其他不當方式取得免驗證之
NJ 12 M	核准者,應撤銷該產品免驗證之核准,並停止受理其後續免驗證申請一年至三
	年;其有涉及刑責者,另移送司法機關依法處理。
	報驗義務人有違反依法核准之免驗證產品之用途、標示或未建立產銷文件者,
	中央主管機關應廢止該產品免驗證之核准,並停止受理其後續免驗證申請六個
	十八二首城廟愿廢正政產 町 元
Article 15	Where the obligatory applicant is found to obtain approval for
AITICIE IS	exemption from certification by deceptive, fraudulent or other
	inappropriate means, the central competent authority shall withdraw
	the approval for exemption from certification and not accept
	subsequent applications for exemption from certification for a period
	ranging from 1 to 3 years. Where criminal charges are involved, the
	case shall be forwarded to judicial organizations for processing.
	Where the obligatory applicant is found to violate the requirements
	concerning the approved purpose of use of products exempted from
	certification, labelling or maintenance of production and marketing
	records, the central competent authority shall rescind the approval
	of exemption from certification and not accept subsequent
kt 1 c bt	applications for exemption from certification for 6 months.
第 16 條	本辦法所定各種書表格式,由中央主管機關定之。
Article 16	The forms of documents mentioned in these Regulations shall be
	prescribed by the central competent authority.
第 17 條	本辦法自中華民國一百零四年一月一日施行。
	本辦法修正條文,自發布日施行。
Article 17	These Regulations shall take effect on January 1, 2015.
	The amended articles of these Regulations come into effect on the day
	of promulgation.